

Panaji, 5th June, 2008 (Jyaistha 15, 1930)

SERIES II No. 10



# OFFICIAL GAZETTE

## GOVERNMENT OF GOA

*Note:- There are four Extraordinary issues and two Supplements to the Official Gazette, Series II No. 9 dated 29-5-2008 as follows:-*

- 1) Supplement dated 29-5-2008 from pages 207 to 218 regarding Notifications from Department of Labour.
- 2) Extraordinary dated 29-5-2008 from pages 219 to 220 regarding Notifications from Department of Revenue.
- 3) Supplement (No. 2) dated 30-5-2008 from pages 221 to 228 regarding Notifications from Department of Labour.
- 4) Extraordinary (No. 2) dated 30-5-2008 from pages 229 to 230 regarding Notification from Department of Transport (Directorate of Transport).
- 5) Extraordinary (No. 3) dated 3-6-2008 from pages 231 to 232 regarding Corrigendum from Department of Revenue and Notification from Department of Transport (Directorate of Transport).
- 6) Extraordinary (No. 4) dated 4-6-2008 from pages 233 to 234 regarding Notification from Goa Legislature Secretariat.

### GOVERNMENT OF GOA

#### Department of Education, Art and Culture

Directorate of Education

#### Order

No. 1-1(96)/2005-SE/56

In terms of the provisions contained in Section 7(6) of the Goa, Daman and Diu Board of Secondary and Higher Secondary Education Act, 1975, the Government is pleased to relieve Shri L.M.T. Fernandes, from the post of Chairman of Goa Board of Secondary and Higher Secondary Education w.e.f. 22-05-2008 (a.n.) on attaining the age of 60 (sixty) years.

By order and in the name of the Governor of Goa.

Dr. Celsa Pinto, ex officio Joint Secretary (School Education).

Panaji, 22nd May, 2008.

#### Order

No. 1-1(96)/2005-SE/57

Consequent to Shri L.M.T. Fernandes, term ending on 22-05-2008 Shri Subhash Damodar Lotlikar, Vice-Chairman, Goa Board of Secondary and Higher Secondary Education, Alto-Betim shall hold the charge of the post of Chairman, Goa Board of Secondary and Higher Secondary Education, Alto-Betim in addition to his own duties with immediate effect.

By order and in the name of the Governor of Goa.

Dr. Celsa Pinto, ex officio Joint Secretary (School Education).

Panaji, 22nd May, 2008.

### Department of Forest

#### Order

No. 4-2-2001-02/FOR(P-I)/13

Government is pleased to transfer the following Assistant Conservator of Forests in public interest with immediate effect and post them in the places as indicated against their names:

Sr. No.	Name of the officer	Present posting	Posted on transfer
1	2	3	4
1.	Shri Anil A. Shetgaonkar, ACF	Research & Utilization, Margao	North Division Ponda
2.	Shri Pradeep Kurdekar, ACF	North Division Ponda	Research & Utilization, Margao

By order and in the name of the Governor of Goa.

Jessie Freitas, Under Secretary (Forests).

Porvorim, 27th May, 2008.

**Order**

No. 4-2-2001-02/FOR(Part)/15

Read: Order No. 4-2-2001-02/FOR(Part)/24 dated 01-02-2008.

Sanction of the Government is hereby conveyed for extension of ad hoc promotion of the following Assistant Conservator of Forests w.e.f. 01-05-2008 to 30-11-2008 or till the posts are filled on regular basis whichever is earlier.

1. Shri Ramesh N. Dessai
2. Shri Kamu P. Naguesh
3. Shri N. D. Naik
4. Shri Anil A. Shetgaonkar

The Goa Public Service Commission has conveyed its concurrence vide its letter No. COM/II/11/22(1)/91/818 dated 15-05-2008.

By order and in the name of the Governor of Goa.

*Jessie Freitas*, Under Secretary (Forests).

Porvorim, 27th May, 2008.

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**Department of Labour**

**Order**

No. 28/10/2008-LAB/626

Whereas the Government of Goa is of the opinion that an industrial dispute exists between the management of M/s. CFL Pharmaceuticals Limited, Curti, Ponda, Goa, and the All Goa General Employee's Union, in respect of the matter specified in the Schedule hereto (hereinafter referred to as the "said dispute");

And whereas the Government of Goa considers it expedient to refer the said dispute for adjudication.

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947) (hereinafter referred to as the "said Act"), the Government of Goa hereby refers the said dispute for adjudication to the Industrial Tribunal of Goa, at Panaji-Goa, constituted under Section 7-A of the said Act.

**SCHEDULE**

"(1) Whether the action of the management of M/s. CFL Pharmaceuticals Limited, Curti, Ponda, Goa, in refusing employment to Shri Nilkant Phadte, helper, with effect from 21-12-2002, is legal and justified ?

(2) If not, to what relief the workman is entitled ?"

By order and in the name of the Governor of Goa.

*B. S. Kudalkar*, Under Secretary (Labour).

Porvorim, 30th May, 2008.

**Notification**

No. 28/01/2008-LAB/510

The following Award passed by the Industrial Tribunal of Goa, at Panaji-Goa, on 24-03-2008 in reference No. IT/09/2003 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

By order and in the name of the Governor of Goa.

*B. S. Kudalkar*, Under Secretary (Labour).

Porvorim, 29th April, 2008.

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**IN THE INDUSTRIAL TRIBUNAL-CUM-LABOUR  
COURT-I AT PANAJI-GOA**

(Before Smt. A. Prabhudessai, Presiding Officer)

Ref. No. IT/9/2003

Shri Joaquim Fernandes,  
C/o Anita Fernandes,  
Salvador do Mundo,  
Ganguz Wado,  
Betim-Goa.

... Workman/Party I

V/s

M/s. Dona Alcina Resorts,  
Alfran Group of Companies,  
Gomes Catao Complex,  
Opp. Alankar,  
Mapusa, Goa.

... Employer/Party II

Workman/Party I is represented by Representative Adv. Suhas Naik.

Employer/Party II is represented by Adv. V. Menezes.

**AWARD**

(Passed on this 24th day of March, 2008)

In exercise of the powers conferred by Clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, the Government of Goa has referred the following dispute to this Tribunal for adjudication:

"1) Whether the action of the management of M/s. Dona Alcina Resorts, Alfran Group of Hotels, Candolim, Bardez-Goa, in terminating the services of Shri Joaquim Fernandes, with effect from 15-6-2001, is legal and justified ?

2) If not, what relief the workman is entitled for ?"

On receipt of the reference, case bearing No. IT/9/2003 was registered and notices were issued to both parties. The Party I has filed its claim statement at Exb. 4. It is the case of the Party I that he was employed as an "Office boy" at Dona Alcina Resorts on monthly salary of Rs. 2,200/- with effect from 01-10-1992 and that he worked continuously from 01-10-1992 till the date of his termination with effect from 15-6-2001. The Party I has

stated that the Party II is one of the Resorts owned by Alfran Group of Hotels. The Party I has stated that the Party II is running business of hotel industry and is catering to various domestic as well as foreign tourist. Initially, the hotel was known as Alfano Hotels Private Limited. The business of this Group was separated among two brothers and presently Dona Alcina Resorts is run and managed by Alfran Group of Hotels with all its assets and liabilities.

The Party I has stated that on 15-06-2001, the Manager of the Resorts orally terminated his services without assigning any justified reasons. His request to provide him with employment was turned down by the Hotel Management and he was informed that his service were not required. The Party I has stated that the action of the Party II, in terminating his services without assigning any justified reasons, is illegal, unjustified and bad in law. Being aggrieved by the action of the Party II, the Party I raised an Industrial Dispute on 22-6-2001 before the Assistant Labour Commissioner, Mapusa, pursuant to which the Assistant Labour Commissioner held the Conciliation Proceedings and registered notices were sent to the Management/Party II. The Party II did not appear before Assistant Labour Commissioner, and as such the failure was recorded on 25-10-2001. The Party I has stated that the Management has not given any reasons for his termination. He further stated that new workers have been recruited in his place and that, his termination is illegal and unjustified. He has prayed that he should be reinstated with full back wages with continuity in service alongwith consequential benefits.

The Party II filed its written statement at Exb. 5. The Party II has denied that the services of the Party I were terminated illegally. The Party II has also denied that the Party I had worked with it continuously from 1-10-1992 till the date of termination. The Party II has claimed that the Party I had worked in its hotel till 8-4-2001 and after that, he abandoned the services without giving reasons and intimation. The Party II has stated that the Party I is gainfully employed at Lobo Videography/Photography Studio at Souza's from 3-5-2001. The Party II has claimed that the Party I is not entitled for reinstatement.

The Party I has filed its rejoinder at Exb. 6. He has denied that he has abandoned the services with effect from 8-4-2001 or that he has joined services at Lobo Videography/Photography Studio at Souza's from 3-5-2001 as alleged.

On the basis of the pleadings, following issues were framed:-

#### ORDER

1. Whether the Party I proves that he was employed with the Party II from 1-10-92 on salary of Rs. 2,200/- p. m. ?
2. Whether the Party I proves that the Party II terminated his service from 15-6-2001 in violation of the provisions of Sec. 25-F of the Industrial Disputes Act, 1947 ?

3. Whether the Party I proves that termination of his service by the Party II from 15-6-2001 is illegal and unjustified ?
4. Whether the Party II proves that the Party I abandoned his services w.e.f. 8-4-2001 ?
5. Whether the Party II proves that the Party I is gainfully employed ?
6. Whether the Party I is entitled to any relief ?

The matter was posted for evidence. However, before the evidence could be recorded, both the parties arrived at an amicable settlement. Both parties have filed an application at Exb. 14 stating that the settlement terms are recorded before the Deputy Labour Commissioner and that the dispute before this Tribunal does not survive and have prayed for passing of no dispute award. The parties have placed on record the copy of the Memorandum of Settlement.

The said Memorandum of Settlement shows the parties have agreed that:-

1. The Management of Dona Alcina Resorts, Calangute, Bardez-Goa, shall properly relieve the workman, Shri Joaquim Fernandes from the services of the Resort by paying the workman Retrenchment Compensation, Gratuity, Notice Pay, Unpaid Leave, Bonus etc. on the day of signing of this settlement. The total amount is calculated as Rs. 34,622/- (Rupees Thirty four thousand six hundred & twenty two only).
2. The Management of Dona Alcina Resorts shall pay the workman, Shri Joaquim Fernandes an amount of Rs. 34,622/- (Rupees Thirty four thousand six hundred & twenty two only) as per Clause-I above on the day of signing of this settlement by a Cheque in favour of the workman, Shri Joaquim Fernandes bearing Cheque No. 871173 dated 6-11-2005 for an amount of Rs. 6,925/- Cheque No. 871174 dated 6-12-2005 for an amount of Rs. 6,925/- Cheque No. 871175 dated 6-01-2006 for an amount of Rs. 6,925/- Cheque No. 871176 dated 6-2-06 for an amount of Rs. 6,925/- Cheque No. 871177 dated 6-3-06 for an amount of Rs. 6,922/- drawn on ICICI Mapusa-Branch.
3. The workman, Shri Joaquim Fernandes shall accept the amount of Rs. 34,622/- (Rupees Thirty four thousand six hundred & twenty two only) towards full and final settlement of all his claims and agrees that he have no claim of whatsoever nature against the management of Dona Alcina Resorts belonging to Alfran Group of Hotels Pvt. Ltd.
4. The Management of Dona Alcina Resorts and the workman, Shri Joaquim Fernandes shall file a joint application before the Industrial Tribunal Labour Court, Goa, in Ref. No. IT/9/2003 praying for consent Award in the terms of the present settlement signed today before the Office of the Deputy Labour Commissioner, Panaji, Goa.

5. In view of the Joint Withdrawal Application the reference pending before the Industrial Tribunal/Labour Court in Case No. IT/9/2003 shall be withdrawal by filling a joint application praying for consent terms in view of the present settlement and the workman undertakes that he shall not raise any dispute or claim of whatsoever nature against the management of Dona Alcina Resorts pertaining to his termination of services w.e.f. 15-06-2001.

6. The Management of Dona Alcina Resorts shall issue a proper Experience Certificate to the workman, Shri Joaquim Fernandes mentioning his correct date of joining and shall also assist the workman to claim his Provident Fund (PF) dues, if any.

7. In view of the present terms of settlement the dispute currently pending in Ref. No. IT/9/2003 before Industrial Tribunal Labour Court, Goa is conclusively settled. The management of Dona Alcina Resorts agrees to honour the cheque referred above.

In view of the said settlement the dispute which was referred to this Industrial Tribunal no longer survives. Hence I pass the following order:

#### ORDER

It is hereby held that in view of the settlement arrived between the parties the reference does not survive. Inform the Government accordingly.

Sd/-

A. Prabhudessai,  
Presiding Officer,  
Industrial Tribunal-  
cum-Labour Court-I.

#### Notification

No. 28/01/2008-LAB/506

The following Award passed by the Industrial Tribunal of Goa, at Panaji-Goa, on 24-03-2008 in reference No. IT/32/2005 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

By order and in the name of the Governor of Goa.

B. S. Kudalkar, Under Secretary (Labour).

Porvorim, 29th April, 2008.

IN THE INDUSTRIAL TRIBUNAL-CUM-LABOUR  
COURT-I AT PANAJI-GOA

(Before Smt. A. Prabhudessai, Presiding Officer)

Ref. No. IT/32/2005

Workman rep. by  
Goa Trade and Commercial  
Workers Union,  
Velho Bldg.,  
Panaji, Goa.

... Workman/Party I

V/s

M/s. Airport Plaza,  
Airport Road,  
Dabolim, Goa.

... Employer/Party II

Workman/Party I is represented by Representative  
Adv. Suhas Naik.

Employer/Party II is represented by Adv. G. K. Sardessai.

#### AWARD

(Passed on this 24th day of March, 2008)

In exercise of the powers conferred by Clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, the Government of Goa has referred the following dispute to this Tribunal for adjudication regarding Charter of Demands as specified in the order dated 28-7-2005.

On receipt of the reference, case bearing No. IT/32/2005 was registered and notices were issued to both parties. The Party I has filed its claim statement at Exb. 9. The Party I has stated that the Party II was engaged in the business of catering services to various Indian and Foreign flights operating from Dabolim Airport. The Party I has stated that the Party II is financially strong and a profit making business every year. As further request of the workmen the union vide letter dated 25-10-2004 raised a Charter of Demands on the Management of Dabolim Airport Plaza specifically for the period of 3 years effective from 01-8-2004. The Management failed to discuss and finalise Charter of Demands and as such the union raised an Industrial Dispute before the Labour Commissioner. The said Industrial Dispute ended in failure due to the negative attitude of the Party II. Failure of conciliation was recorded on 15-3-2005 and subsequently, the matter has been referred to this Tribunal for adjudication. The Party I has stated that the Demands raised by the union referred in order dated 28-7-2005 is just, fair and proper and the same need to be in favour of Workmen/Union.

The matter was fixed for written statement on 28-2-2002 on which date, both parties filed an application at Exb. 12, stating that the workmen represented by Goa Trade and Commercial Workers Union have accepted the benefits of the settlement and agreed not to pursue the present reference by signing the undertaking giving consent to the settlement. The Party II has placed on record the Memorandum of Settlement at Exb. 12. Undertaking given by individual workman. The Party II has submitted that the present reference does not survive in terms of settlement dated 23-10-2004.

The Party I had also made an endorsement on the said application at Exb. 12 wherein it has given no objection for passing consent award, in terms of undertaking filed before this court, by individual workmen involved in the reference.

I have seen Memorandum of Settlement as well as Undertaking/Consent given by individual workmen who are the members of Goa Trade and Commercial Workers Union. Perusal of the Memorandum of Settlement clearly indicates that, the employer and the

Union (Goa Mazdoor Sangh) Management and the Workmen represented by Gomantak Mazdoor Sangh have arrived at settlement in the matter of Charter of Demands and the individual workmen represented by Goa Trade and Workers Union have given their consent to the said settlement, and they have agreed to abide by the said terms of settlement. They have also given an undertaking not to pursue the said reference and treat the same as settled.

It is thus clear that the parties have agreed to abide by the settlement terms at Exb. 12, which in my opinion are in the interest of the workman. Therefore, accept the submission made by the parties and pass the consent award in terms of settlement dated 23-10-2004.

#### ORDER

It is agreed between the parties that:-

##### 1. Applicability:

The terms and conditions of this settlement shall be binding on all the workmen who are on the rolls of the company on the date of signing of this settlement and who signs the annexure "B" to this settlement.

##### 2. Period of the Settlement:

The settlement shall remain in force for a period of 2 years commencing from 1st August, 2004 to 31st July, 2006. And shall continue to be in force every thereafter until such time its validity is terminated by either of the parties as per provisions of the Industrial Disputes Act, 1947.

##### 3. Pay Scales:

It is agreed between the parties that the existing pay scales shall be revised as per the Annexure "A".

##### 4. Flat rise and fitment:

It is agreed by and between parties all the permanent workmen who are on the rolls of the company on the date of signing of this settlement revised by adding flat rise as mentioned below:

Grade	Amount
I & II	450/-
III & IV	500/-
V & VI	550/-

After adding the above amount to the basis as on 01-08-2004. Resultant amount shall be fitted in the revised pay scales at the higher stage if the same in not fitting in the stage.

##### 5. Fixed Dearness Allowance:

It is agreed by and between the parties that an amount of Rs. 100/- shall be added to the existing FDA and paid at the revised rate.

##### 6. Other Allowance:

It is agreed between the parties that HRA, Performance Allowance, Education Allowance & Special Allowance to revise by adding following amount to the existing allowance and same shall be paid accordingly.

##### Grade: I & II

a) House Rent Allowance	:	175/-
b) Special Allowance	:	175/-
c) Education Allowance	:	175/-

##### Grade: III & IV

a) House Rent Allowance	:	200/-
b) Special Allowance	:	200/-
c) Education Allowance	:	200/-

##### Grade: V & VI

a) House Rent Allowance	:	250/-
b) Special Allowance	:	250/-
c) Education Allowance	:	250/-

7. It is agreed by and between the parties that the additional leave will be increased as under:

Leave:	Present	Revised
Privilege Leave	17	19
Casual Leave	07	07

8. It is agreed by and between the parties that all the confirmed workmen shall be given LTA allowance per year as under:

Grade:	Present	Revised
I & II	1000/-	1600/-
III	1050/-	1650/-
IV	1100/-	1700/-
V	1250/-	1850/-
VI	—	1900/-

Availing LTA as per the present practice shall continue.

##### 9. Free Cake:

It is agreed between the parties that one kilo cake with normal flavour once in a year on the occasion of his/her birthday or any other occasions.

##### 10. General:

1. This settlement shall be for a period of two years. The arrears arising out of this settlement shall be paid alongwith the earned wages for the month of October, 2004 to be paid on or before 7th November, 2004.
2. It is agreed and between the parties that, this settlement covers all the demands mentioned under the charter of demands dated 19-07-2004, submitted by the union. It is further agreed that, all other demands that are not specially dealt with herein are treated as discussed and dropped and nothing is pending in this regard.
3. It is expressly agreed that during the currency of the settlement no demands involving financial burden directly or indirectly shall be raised by the union on the company, except Bonus.
4. During the currency of settlement, the parties shall ensure complete industrial peace and make efforts to resolve all other dispute by means of direct negotiations at through constitutional methods.

5. The union agrees that during the tenure of the settlement, the union shall not resort to any direct action such as illegal strike and go slow, there as, which may have the effect of interruption or disruption of work of the company. If any dispute or any differences with mutual discussions with the management, however in case of failure to settle mutually to have the course to the machinery provided under the provisions of Industrial Dispute Act, 1947.
6. It is agreed between the parties that those terms of the settlement dated 31-12-2002 which are specifically not altered, modified, shall remain binding on the parties.
7. It is agreed between the parties that the entire settlement shall be applicable to all the workmen who signs the consent at annexure" to this settlement. And shall remain binding upto 31st July, 2006 and thereafter until it is terminated in accordance with the law and new settlement is arrived between the parties.
8. All the facilities and privileges enjoyed by the workmen and which are not altered or modified shall continue to be enjoyed by them.
9. It is agreed between the parties that those workmen who accept the benefits of this settlement shall pay Rs. 500/- each towards the union donation for the service rendered to them by the union. The said amount shall be deducted by the management from the arrears and shall be remitted to the Gomantak Mazdoor Sangh.
10. Both parties agreed to register the settlement with the appropriate authority in accordance with the provisions of law.
11. No order as to costs.

Inform the Government accordingly.

Sd/-  
A. Prabhudessai,  
Presiding Officer,  
Industrial Tribunal-  
-cum-Labour Court-I.

State Directorate of Craftsmen Training

**Order**

No. 4/20/08-SDCT/EST/3403

Read: Order No. 4/20/08-SDCT/EST/3300 dated 29-4-2008.

In pursuance of the orders of the Government the above cited order stands cancelled and the Officers are retained at the places where they were prior to the issue of the order read as above.

By order and in the name of the Governor of Goa.

Dr. J. Chandrasekhar, State Director of Craftsmen Training & ex officio Additional Secretary.

Panaji, 26th May, 2008.

**Order**

No. 2/123/2008/EST/SDCT/3894

- Read: 1) Order No. 2/123/2005/EST/SDCT/894 dated 21-3-2005.  
2) Order No. 2/123/2005/EST/SDCT/397 dated 8-5-2006.  
3) Order No. 2/123/2004/EST/SDCT/385 dated 29-1-2007.  
4) Order No. 2/123/2008/EST/SDCT/635 dated 30-1-2008.

The ad hoc promotion of Shri Ravikiran Pawaskar to the post of Principal (Group B Gazetted) is hereby extended for further period of six months with effect from 21-3-2008 to 20-9-2008 with the terms and conditions stipulated in the above cited orders.

This is issued with the concurrence of the Goa Public Service Commission vide it's communication No. COM/II/11/60(1)/2003-07 dated 30-4-2008.

By order and in the name of the Governor of Goa.

Dr. J. Chandrasekhar, State Director of Craftsmen Training & ex officio Addl. Secretary.

Panaji, 29th May, 2008.

**Department of Law and Judiciary**

Law (Establishment) Division

**Order**

No. 4/10/99-LD(Estt)/Part/575

Government of Goa is pleased to appoint Shri V. A. Lawande, Advocate High Court, as Special Government Counsel to defend the interest of the Government by representing the Respondents before the Court of ad hoc Additional District Judge (F.T.C.-I), Panaji, Goa in following Civil Suit:

- 1) No. 11/2006 filed by Kundil Alloys Pvt. Ltd., v/s State of Goa.
- 2) No. 12/2006 filed by M/s. Mandovi Metals Pvt. Ltd. v/s State of Goa.
- 3) No. 13/2006 filed by M/s. Twenty First Century Wire Rods Ltd. v/s State of Goa.
- 4) No. 14/2006 filed by M/s. Balaji Metals v/s State of Goa.
- 5) No. 15/2006 filed by M/s. Shivam Ispat Pvt. Ltd. v/s State of Goa.

Shri V. A. Lawande will be paid Rs. 10,000/- (Rupees Ten thousand only) as onetime fee for reading the papers for all five cases, and Rs. 2,000/- (Rupees Two thousand only) per hearing per case.

The expenditure will be debited to the Budget Head of the office of the Chief Electrical Engineer, Panaji, Goa.

By order and in the name of the Governor of Goa.

Shivaji B. Dessai, Under Secretary (Estt.).

Porvorim, 29th May, 2008.

## Department of Personnel

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Order

No. 15/1/99-PER (Part)

The Governor of Goa is pleased to transfer Shri Shankar B. Gaonkar, Joint Mamlatdar-I, Salcete and post him as Joint Mamlatdar-I, Ponda with immediate effect, in public interest.

By order and in the name of the Governor of Goa.  
Vassudev N. Shetye, Under Secretary (Personnel-II).  
Porvorim, 23rd May, 2008.

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Order

No. 6/2/2008-PER

The Governor of Goa is pleased to order transfer and posting of the following Junior Scale Officers of Goa Civil Service, with immediate effect in public interest.

Sr. No.	Name of the officer	Present posting	Transferred as
1	2	3	4
1.	Shri Venancio Furtado	Deputy Collector (LA), South Margao	Deputy Collector & SDM, Quepem
2.	Shri Johnson B. Fernandes	Deputy Collector & SDM, Quepem	Deputy Collector (LA), South Margao
3.	Shri Ajit N. Panchawadkar	Chief Officer, Quepem Municipal Council	Chief Officer, Curchorem-Cacora Municipal Council thereby relieving Shri Johnson B. Fernandes of the additional charge

Shri Venancio Furtado shall continue to hold charge of the post of Special Land Acquisition Officer, Goa Industrial Development Corporation in addition to his own duties, until further orders.

Shri Ajit N. Panchawadkar shall hold charge of the post of Chief Officer, Quepem Municipal Council, in addition to his own duties untill further orders.

The posting of Shri Ajit N. Panchawadkar shall be on deputation and shall be governed by standard terms of deputation as contained in Office Memorandum No. 13/4/74-PER dated 12-02-1999, and as amended.

By order and in the name of the Governor of Goa.  
Umeshchandra L. Joshi, Under Secretary (Personnel-I).  
Porvorim, 23rd May, 2008.

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Order

No. 6/11/97-PER

Read: Order No. 6/11/97-PER dated 23-05-2008.

In partial modification of the Order dated 23-05-2008 read in preamble, Shri Damodar B. Shanke, Managing

Director, Goa Housing Board, shall hold charge of the post of Director of Panchayats, in addition to his own duties, during the leave period of Shri Menino D'Souza, Director of Panchayats.

By order and in the name of the Governor of Goa.

Umeshchandra L. Joshi, Under Secretary (Personnel-I).  
Porvorim, 26th May, 2008.

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Order

No. 17/Comp. Apptn/2008-PER

Read: O. M. No. 10/1/86-PER(Part) dated 05-12-2007.

Consequent upon centralization of the scheme of compassionate appointment in Personnel Department, vide O. M. read above, the Government is pleased to constitute a Screening Committee comprising of the following members to deal effectively with the cases of the compassionate appointments against Group 'C' & 'D' posts:-

Development Commissioner/Special Secretary (Personnel)	... Chairman
Joint Secretary (Personnel)	... Member
Joint Secretary (GA)	... Member

By order and in the name of the Governor of Goa.  
Vassudev N. Shetye, Under Secretary (Personnel-II).  
Porvorim, 29th May, 2008.

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Department of Public Health—  
Order

No. 22/6/2003-I/PHD

- Read:-
- 1) Government Order No. 22/6/2003-I/PHD/4204 dated 17-11-2005.
  - 2) Government Order No. 22/6/2003-I/PHD/5339 dated 23-11-2006.
  - 3) Government Order No. 22/6/2003-I/PHD/5056 dated 08-12-2007.
  - 4) Corrigendum No. 22/6/2003-I/PHD dated 17-01-2008.
  - 5) Government Order No. 22/6/2003-I/PHD dated 15-02-2008.

Government is pleased to enhance/revise the monthly emoluments of Dr. Satendra Desai, who has been appointed on contract basis against the post of Consultant Neurosurgeon at Hospicio Hospital, Margao under Directorate of Health Services, Panaji-Goa.

Dr. Satendra Desai shall be paid monthly emoluments of Rs. 35,000/- (Rupees Thirty five thousand only) per month w.e.f. 21-11-2007 till 20-11-2008 i.e. the end of contract appointment, on the same terms and conditions

contained in the Agreement dated 10-08-2005 subject to the amendment to para 6 thereof:-

"Increase in consolidated salary from Rs. 25,000/- per month to Rs. 35,000/- per month".

This issues with the concurrence of the Finance (Bud.) Department vide their U. O. No. 01 dated 01-01-2008 and approval of the Cabinet communicated vide letter No. 17/11/2007-GAD-II(XI) dated 13-02-2008.

This issues in supersession of Government Order No. 22/6/2003-I/PHD dated 15-02-2008.

By order and in the name of the Governor of Goa.

*D. G. Sardessai*, Joint Secretary (Health).

Porvorim, 20th May, 2008.

### Order

No. 47/29/2005-I/PHD

Read: Order No. 47/29/2005-I/PHD dated 01-04-2008.

Government is pleased to transfer the following Medical Officers in the Directorate of Health Services with immediate effect, in the public interest and post them to the places indicated against their names:-

Sr. No.	Name of the officer	Present place of posting	Posted on transfer at
1	2	3	4
1.	Dr. Cheryl D'Souza, Medical Officer	Family Welfare Bureau, DHS	Primary Health Centre, Betki
2.	Dr. Roshan Nazareth, Medical Officer	Primary Health Centre, Sanquelim	Primary Health Centre, Aldona
3.	Dr. Rajendra Borkar, Medical Officer	Rural Medical Dispensary, Volvoi	Primary Health Centre, Betki in place of Dr. Urmila Gawas, Medical Officer who is posted at Asilo Hospital, Mapusa

Dr. Maria Mascarenhas, Medical Officer who was transferred from Asilo Hospital, Mapusa to Primary Health Centre, Betki vide above referred order, is now transferred to Family Welfare Bureau, Directorate of Health Services, Panaji.

By order and in the name of the Governor of Goa.

*D. G. Sardessai*, Joint Secretary (Health).

Porvorim, 23rd May, 2008.

## Department of Transport

Directorate of Transport

### Order

No. 5/2/93-Tpt/2008/1078

The below mentioned Assistant Directors of Transport are transferred with immediate effect, on administrative grounds and in public interest.

Sr. No.	Name of official	Present posting	Office to which transferred
1	2	3	4
1.	Shri Vishram Govekar	A.D.T. (Enf.) North	A.D.T., Panaji
2.	Shri Pralhad Desai	A.D.T., Panaji	A.D.T. (Enf.) North

The above officers shall be relieved from their present postings with immediate effect and shall not avail any joining period or any type of leave till they assume their new postings.

By order and in the name of the Governor of Goa.

*Sandip Jacques*, Director of Transport & ex officio Secretary (Tpt.).

Panaji, 23rd May, 2008.

### Notification

No. D.Tpt/Est/1452/203/2008-09/1086

Read: Notification No. D.Tpt/EST/1452/2001/1339 dated 19-09-2001.

The Government of Goa is pleased to amend sub clause I to V of Clause 9 of Notification No. D.Tpt/EST/1452/2001/1339 dated 19-09-2001 of Goa State Subsidy for replacement of Old Passenger Buses Scheme, 2001 as follows:

9) Constitution of State Level Committee:- State Level Committee shall consist of the following members:

1)	Minister for Transport	... Chairman
2)	Secretary, Transport	... Member
3)	Joint Secretary (Finance)	... Member
4)	Representative of Bus Owner's Association	... Member
5)	Director of Transport	... Member Secretary

By order and in the name of the Governor of Goa.

*Sandip Jacques*, Director of Transport.

Panaji, 26th May, 2008.